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Attorneys for Plaintiffs
BRADFORD FLOYD; DANNY MURRAY; DOMONIC DAPETTI

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

CHELSEA, LLC, MARK RUSSO,
ALLEN LORETZ, IVAN SIMPSON,
individually and on
behalf of all others similarly situated,

Plaintiffs,

v.

REGAL STONE, LTD., HANJIN
SHIPPING, CO., LTD., CONTI CAIRO
KG, NSB NEIDERELBE, SYNERGY
MARITIME, LTD. *In Personam*; M/V
COSCO BUSAN, their engines, tackle,
equipment, appurtenances, freights, and
cargo *In Rem*,

Defendants.

Case No. C-07-5800-SC

Related case 07-05926-SC

PLAINTIFFS BRADFORD FLOYD,
DANNY MURRAY, AND DOMONIC
DAPETTI'S STATUS CONFERENCE
STATEMENT

Date: February 22, 2008

Time: 10:00 a.m.

Location: Department 1

Hon. Samuel Conti

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STATUS CONFERENCE STATEMENT
SC

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Case Nos. C-07-5800-SC/07-05926-

1 **SHOGREN LIVING TRUST; PATRICK) Case No. 07 -05926-SC**
2 **DAVIS; ROSE MARIE, INC.; STEPHEN)**
3 **MELZ; F/V GLADNIK, LLC; F/V)**
4 **MIDORI, LLC; F/V CHARLIE D., LLC;)**
5 **F/V DONITA, LLC; BOB SILVA; GALE)**
6 **FORCE, INC.; F/V INTREPID, INC.;)**
7 **BRADFORD FLOYD; DANNY)**
8 **MURRAY; DOMONIC DAPETTI;)**
9 **CHAD DALHBERG;)**

6 **Plaintiffs,**

7 **v.**

8 **REGAL STONE, LTD.; HANJIN)**
9 **SHIPPING, CO., LTD.; JOHN COTA;)**
10 **M/V COSCO BUSAN, Official No.)**
11 **9231743 her engines, apparel, furniture,**
12 **etc, *in rem*;**

11 **Defendants.**

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14 COME NOW PLAINTIFFS BRADFORD FLOYD, DANNY MURRAY, AND
15 DOMONIC DAPETTI, ["Plaintiffs"] by and through their attorney of record, Cory A.
16 Birnberg of Birnberg & Associates, and hereby submit this status conference statement.

17 Plaintiffs filed this lawsuit to reserve venue and location for limitation of liability
18 purposes. Plaintiffs have conferred with John D. Giffin of Keesal Young & Logan,
19 attorneys for Defendant REGAL STONE, LTD., with R. Michael Underhill attorney for
20 the United States, and with Defendant REGAL STONE, LTD.'s agent, Hudson Marine.
21 Plaintiffs are currently in the process of going through Hudson Marine's claims
22 procedure. Plaintiffs have nearly completed all of their claims and expect to have
23 exhausted this procedure within two months. Plaintiffs have not yet served any
24 defendants with their complaint.

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STATUS CONFERENCE STATEMENT
SC

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Case Nos. C-07-5800-SC/07-05926-

1 The "joint" status conference statements filed by other counsel did not accurately
2 reflect the above, despite the undersigned's meeting and conferring as required.

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4 Dated: 19 February 2008

BIRNBERG & ASSOCIATES

5 By: /s/Cory Birnberg

6 Cory A. Birnberg
7 Attorney for Plaintiffs
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